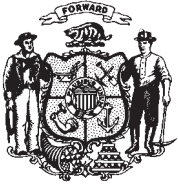


# **Important Ordering Information**

**Please read before completing the order form.**

- 1. Print this entire three-page document**
- 2. Read the WisLaw<sup>®</sup> End-User License & Subscription Agreement**
- 3. Fill out & *sign* the WisLaw<sup>®</sup> Subscription Order Form**
- 4. Return *both* the Order Form and Agreement *with your payment* and retain a copy of each.**



# WisLaw<sup>®</sup> Subscription Order Form

## Wisconsin Statutes & Annotations, Administrative Code & Register, Session Laws and more, published quarterly on CD-ROM



Before completing the order form, please read the Wislaw<sup>®</sup> End-User License and Subscription Agreement on Page 2. **No CD-ROM will be delivered unless the agreement has been signed below.** Include either your VISA/Mastercard number with signature and expiration date, or a check or money order made out to the Department of Administration. **No orders will be accepted via FAX.** For further information please call (608) 266-3358, TTY (608) 264-8499.

By executing this agreement and using Wislaw<sup>™</sup> you acknowledge that you have read and agree to every provision of the agreement.

Executed this \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

Signed \_\_\_\_\_

Type/print name \_\_\_\_\_

### Ordered by:

Name of Licensee \_\_\_\_\_  
Organization's Name \_\_\_\_\_  
Street Address \_\_\_\_\_  
P.O. Box \_\_\_\_\_  
City, State and ZIP + 4 \_\_\_\_\_  
Daytime Telephone \_\_\_\_\_

### Ship to: (If different than above)

Name \_\_\_\_\_  
Organization's Name \_\_\_\_\_  
Street Address \_\_\_\_\_  
P.O. Box \_\_\_\_\_  
City, State and ZIP + 4 \_\_\_\_\_

**WisLaw<sup>®</sup> is published quarterly and only available by subscription for 12-month periods.**

This form can be made available in accessible formats to qualified individuals with disabilities upon request. This order blank may be reproduced.

### Simultaneous User License and Subscription Fee Schedule

See End-User License and Subscription Agreement on page 2 for definition of simultaneous user.

Stock No. 380	WisLaw <sup>®</sup> CD Subscription plus License for each CD Ordered: (Choose One Below)	Quantity of CDs	Price per CD	Total
381	No more than 1 Simultaneous User per CD	x	\$99.00 =	
382	No more than 4 Simultaneous Users per CD	x	\$149.00 =	
383	No more than 10 Simultaneous Users per CD	x	\$199.00 =	

### For State Government Customers Only

CUSTOMER USE CODE	CUSTOMER OPTIONAL DATA

### FOR OFFICE USE ONLY

DATE	CLERK #
ORDER #	CUSTOMER #
APPROVAL #	NEW EXP. DATE
AMOUNT PAID	
PAYMENT TYPE	
CA	CH
V/MC	GSBS
FR	

### Subtotal

Plus 5% state sales tax WI residents only \_\_\_\_\_  
Plus 0.5% county sales tax if applicable \_\_\_\_\_  
Plus 0.1% WI Stadium tax if applicable \_\_\_\_\_

### TOTAL

Please make checks payable to: The Department of Administration  
And mail (not FAX) to: Document Sales Unit  
P.O. Box 7840  
Madison, Wisconsin 53707-7840

### ☐ PAYMENT ENCLOSED

Check or money order only.

Make Payable to

**Department of Administration**

☐ **MASTERCARD**  
(16 digits)

☐ **VISA**  
(13 or 16 digits)

CREDIT CARD NO.

EXP. DATE

SIGNATURE

# WisLaw® End-User License & Subscription Agreement

## ▼ Definitions

“**Agreement duration**” means the period commencing when your **subscription period** commences and ending when 25 years have elapsed or when you have returned to the **Department** every release of **WisLaw®** received by you during the **subscription period** and erased any copies stored in any **permanent storage device**.

“**Department**” means the Wisconsin Department of Administration.

“**Infobase**” means selected data from the updated computer tapes used to produce the Wisconsin Statutes and Annotations and other Wisconsin law as updated from time to time which has been specially edited and prepared to operate with the **software**.

“**License**” means the authorization of you by the **State** to use every release of **WisLaw®** which you receive during your **subscription period** subject to the terms of this agreement.

“**Permanent storage device**” means any device which may be used by a computer to store data and from which stored data may be retrieved by a computer for use by a computer user.

“**Simultaneous user**” means a person using any computer output device to gain access to **WisLaw®** at any given time, whether on or off your premises; such devices include, but are not limited to, computer output devices connected to a **permanent storage device**, a local area network, or a CD-ROM drive.

“**Simultaneous user license**” means one of 3 licenses, which authorize you to allow access to **WisLaw®** at any given time by either: no more than one **simultaneous user**, no more than 4 **simultaneous users**, or no more than 10 **simultaneous users** (additional licenses are required if you allow more than 10 **simultaneous users**).

“**Software**” means the proprietary search and retrieval software produced by the Folio Corporation known as Folio VIEWS® for Windows.

“**State**” means the State of Wisconsin.

“**Subscription period**” means the 12-month period commencing on the date your license fee is received by the **Department**.

“**WisLaw®**” means the unique combination of the **infobases** and the **software**, produced and distributed by the Wisconsin Revisor of Statutes in a computer-readable format for periodic release to the public.

“**You**” means any organization or individual who becomes a licensee by executing this agreement, paying the license fee to the **Department**, and accepting delivery of **WisLaw®**.

## ▼ License Requirements

Your **simultaneous user license** authorizes you to allow access to every release of **WisLaw®** received during your **subscription period** by no more than the specified number of **simultaneous users**. You agree to use reasonable efforts to determine or make a good faith estimate of the number of **simultaneous users**. If AT ANY TIME WITHIN THE AGREEMENT DURATION you allow access to **WisLaw™** at any given time by more than the number of **simultaneous users** authorized by your license, you agree to purchase the appropriate **simultaneous user license**, as determined by the **Department**, by paying to the **Department** the difference in the price of the license whose limit you exceeded and that of the appropriate **simultaneous user license**. If you allow more than 10 **simultaneous users**, you agree to purchase additional **simultaneous user licenses**.

Your license entitles you to receive and access every release of **WisLaw®** produced during the **subscription period**. You are guaranteed a minimum of one release of **WisLaw®**. Your use of these releases of **WisLaw®** is governed by this license for the **agreement duration**.

## ▼ Permitted Uses

You may:

Load **WisLaw®** from the CD-ROM onto one or more **permanent storage devices** or continue to allow users to gain access to **WisLaw®** from a CD-ROM disk drive after loading **WisLaw®** to one or more **permanent storage devices**, provided that the total number of **simultaneous users** accessing **WisLaw®** at any given time does not exceed the number of **simultaneous users** authorized by your license.

Print, or save to a computer file, text from the **infobases** for your personal use only.

## ▼ Uses Not Permitted

You may not and you may not permit others to:

Take any action whatsoever which allows access to **WisLaw®** at any given time by more than the authorized number of **simultaneous users**.

Except for incidental copying or reproduction for purposes such as legal research and academic use, copy or reproduce, in any format whatsoever, any portion of the **infobases** for sale or distribution, in any manner whatsoever, without the written consent of the Wisconsin Revisor of Statutes. This consent will be granted or denied under an expansive interpretation of the “fair use” doctrine of copyright law.

Disassemble, decompile or otherwise derive source code from the **software**; reverse engineer the **software**; modify or prepare derivative works of the **software**; copy the **software**, except to make a single copy for archival purposes only; rent or lease the **software**; use the **software** in an on-line system; use the **software** in any manner that infringes the intellectual property or other rights of another party; or transfer the **software** or any copy thereof to another party, unless you transfer all media and written materials in this package and retain no copies of the **software** (including prior versions of the **software**) for your own use. Please also note that you are restricted from purchasing InfoApps from vendors other than Folio and then using such InfoApps as a source of Folio components for purposes of internal distribution.

Copy **WisLaw®**, except as permitted above when loading **WisLaw®** from the CD-ROM onto a computer's **permanent storage device**.

Rent, lease, lend, sub-license, or otherwise transfer **WisLaw®** in any manner whatsoever, regardless of consideration or the lack thereof.

Alter, decompile, disassemble, or reverse-engineer **WisLaw®**.

Remove or obscure the Folio copyright or trademark notices.

## ▼ Termination for breach

If you breach the agreement, your license may be terminated by notifying you in writing. You will also be required to return **WisLaw®** and erase all files and destroy all copies containing it. Folio Corporation and the **State** may also elect to enforce other legal rights.

## ▼ Limited Warranty & Limitation of Liability

For a period of 60 days from the date the **software** is acquired by you, the **State** warrants that the media upon which the **software** resides will be free of defects that prevent you from loading the **software** on your computer. The **State's** sole obligation under this warranty is to replace any defective media, provided that you have given the **State** notice of the defect within such 60 day period. The **software** is licensed to you on an “AS IS” basis without any warranty of any nature. THE STATE DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE STATE SHALL NOT BE LIABLE FOR ANY DAMAGE OR LOSS OF ANY KIND ARISING OUT OF OR RESULTING FROM YOUR POSSESSION OR USE OF THE SOFTWARE (INCLUDING DATA LOSS OR CORRUPTION), REGARDLESS OF WHETHER SUCH LIABILITY IS BASED IN TORT, CONTRACT OR OTHERWISE. IF THE FOREGOING LIMITATION IS HELD TO BE UNENFORCEABLE, THE STATE'S MAXIMUM LIABILITY TO YOU SHALL NOT EXCEED THE AMOUNT OF THE LICENSE FEES PAID BY YOU FOR THE SOFTWARE. THE REMEDIES AVAILABLE TO YOU AGAINST THE STATE UNDER THIS AGREEMENT ARE EXCLUSIVE. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF IMPLIED WARRANTIES OR LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.

In no event will Folio or the **State** be liable to you for any damages, including any lost profits, lost savings, or other incidental or consequential damages arising out of the use or inability to use or damages related to the accuracy or inaccuracy or correctness or incorrectness of the information contained in **WisLaw®**.

## ▼ General

This agreement represents our entire understanding and agreement regarding **WisLaw®** and supersedes any prior purchase order, communication, advertising or representation. This agreement shall be binding upon you, your heirs, legal representatives, successors and assigns. No failure to enforce or delay in enforcing any right under this agreement shall constitute a waiver of any right provided by this agreement.

This agreement gives you certain rights to use **WisLaw®**. You do not become the owner of, and Folio Corporation and the **State** retain title to, their respective interests in **WisLaw®**. In addition, you agree to use reasonable efforts to protect **WisLaw®** from unauthorized use, reproduction, distribution, or publication. All rights not specifically granted under this agreement are reserved by Folio Corporation and the **State**. Your license is limited to end use within the United States. Unlicensed transfer of **WisLaw®** outside the United States may violate federal law as well as expose you to civil liability to Folio Corporation and the **State**.

This agreement may only be modified in a written amendment signed by authorized officers from both the Folio Corporation and the **State**. If any provision of this agreement is unlawful, void, or for any reason unenforceable, if shall be deemed severable from, and shall in no way affect the validity or enforceability of the remaining provisions of this agreement. This agreement will be governed by Wisconsin law. The Dane County Circuit Court shall be the venue for any action arising under this agreement.

You warrant that you have been duly authorized to execute this agreement. This warranty shall survive the execution of this agreement and shall continually remain in full force and effect.

By executing this agreement (sign on page 1) and using **WisLaw®**, you acknowledge that you have read and agreed to every provision of this agreement.